DELAY IN PERJURY TRIAL RULED OUT

from High Court

The state Supreme Court late Wednesday attention denied a with of Dean A. Andrews Jr. asking for a delay to be that for persons in connection with Detroit Attorney Dim Costs son's assessmenter proce.

Andrews meanwhile, pleading his own case argued before Criminal District Court Judge Frank Stee could 9 30 p. m. Wednesday to have Gartison and his staff recused from prosecuting the case and to have an ad hor district attorney appointed for the trial.

When Judge Shea recessed the bearing until 10 a. to. Thursday, it was a haggard Andrews who answered newsmen's questions after pearly 12 hours in the courtroom.

On Thursday Andrews will cave a chance to question derrio Brownjee, włośe piece was mentioned at Vermestas a nearman, and two year Orients poocenies who are reported to have arrested Emphasi Gardia Gorgoles (another came men ganed in the probe.

The trial which was in its less day. Wednesday, was resecond while Ambrews had a ers died before die Supreme Court Science is dead to ge case so be could prepare or co ments and call witnesses of his meters to back Carriers to ansed.

Judge Steal Record the decay and he was quiety by the high court. The ruling said in part. Considering the return of the trail judge that his winesses have been subjected with the three control of the parameters of mently living to other easies and that the course is times states have retused the request of the State of Louisians to recom-Desc private to the State of Louisiana, we find no ruing

NO PRICTION Andrews' perjury trial is in connection with the testimony

Cont. in Sec. 1, Page 6, Co. 1



DEAN (ADREWS Arrives for Irial.

Continued

Are the Orienta Participation

Andrews took over his own defense after attorney Sam. Mosk Zelden sithdrew his representation because of the reconcilable differences" with his client.

Approved the second second second a contier of two Dayers dis-agreeing on "the best procedure

However, Zeiden was later ap-pointed by the court to repredia Angrese, While Angrese is acting as his own countel during the hearing, he indicated there was no friction between number and Zelden when he emerged from the courtroom late Wednesday. He said he had no comment

or Zelden's statement

BURNES CALLED

Andrews called second wit reses forting account Dist

Ally, Richard V. Barnes.

Burnes testified that Andrews once said he knew Lee Hayrey Oswaid did not kill Kennedy and that he was looking for three persons — the "Viex" who accompanied Oswald to Andrews' office, a 'Clay Bertrand' and the person who actually killed the president.

Burnes then indicated that he beard a cape recording on which Andrews said he located two of the persons he was looking for.

Garrison clasms Clay L. Show, a New Orleans businessman whom he charged with conspuring to kill the presi-dent, and "Clay Bertrand" are the same person. It was andrews' testimony on "Bertrand" which led to the charge of perjory against limi.

Andreis, a former Jefferson Periop assistant district accorney Joked Portes for some rea

rom Page !

sums for which he was subsenaed.

Burnes replied that they in-cluded "your Warren Cammis-sion testimony" regarding a all Andrews said he received rom Clay Bertrand, who asked ion if he would represent Oswald on a charge of murder.

America also called Garrison to the stand

Carrison and he never per onally beard the tape referred to by Burnes but that both Burnes and James & Alcock another assistant district afternev did so.

ASSIGNED CODE NAME

Carrison said be probably as Total Andrews & code Buttle because he had good reason to selieve that his (Garrison's) elegione, were being member æđ.

Carron Societies Statut ingerials of lower blandly off into space, seemed for removed as he sat on the estness chair, answering An-is prefacing or ending his re-plies with Dean." Andrews grst name.

secrete the top talker stock close to legal terminology us he moved through the questionng occasionally adjusting his dark glosses

On one occasion, though, he returned to give talk when he day externous meeting in Gartion of the between the two of thems

in case the meeting is asked Garrison if he recalled me asking you if you was going but the hat on me hecause there was a furtise on Company of the Company

Judge Saca miermopied, askng the rought decreas to Consider the Question, Control COLUMN TO THE STATE OF THE STATE OF to be inducted for persony and Garrison said at the lime be fold Andrews "positively not."

Carrison emphasized that he helesed Andrews 1932 Dat 1844 ng the truth only regarding the deutity of Clay Bertrand and that his other testimony was some Andrews asked him when he first arrived at his CONCLUSIO AND GARRISON SAID II was probably after the two bad first talked about the case.

Andrews also questioned Garrison about a meeting between the two at Broussard's Restauratio Carrison said be had a and the second second that it had been so long ago se did not recall some of the

Andrews asked Garrison is as subsequent meetings he recalled discussing an "accescons camp across Lake Pantchartrain." (arrison said be remembered discussing A. but said it was not necessarily an assassin's camp.

g the David Creens Divi Carrison said in Section of CONTRACTOR SOCIETY asked if among the guests were several members of the press real several several nem repled. 🧳

Andrews then asked if during the course of the meal starresult areas and amounted that pe was going to call Dean Artdrews' lawyer and see if he could get a positive answer, one way or the other, on the identity of Clay Bertrand.

Carrier Section 19 (1911) and the property control with angress pages has a de said Treats, Comments of the the currenters with Zeigen -- once at the New Orleans Statement Company Garrison's office, and adolber COR WORLD BY COLUMN THE OR реглара и съвество

a March 14 conversation, and CASTAGE COST THE PART SECTION

At one point Andrews asset Communication of the Communica cased Clay Show as Clay Bertrans of sail great Analysis any otter reasons to believe the two vers the same.

MOVIE FILM

Carriers said to could be gre on their reasons victori page the evidence of the Clay Shaw trial, but he said he was confident he had not spelled out the reasons to Au-

In other questions andrews asked Garrison if he recalled that Andrews suggested that Garrison get in touch with Life Magazine regarding the Zagruder film, a roll of home movie film purchased by Life taken by Abraham Zagruder at the assassimulion.

Gerrison said they may have discussed the dilm, but he did not recall Andrews having made such a suggestion.

paress seed Carrison I he over said that was cross triangulation, when Andrews and Garrison were looking at photos of Dealey Plaza in Datis in relation to the possible.

position of game and people. Gazzison soig he had not

Garrigon was also asked if he had given the impression to my or his assistants that he believed Andrews was lying. "Ne," replied Garrison, "that was not necessary because that had become apparent to most of the staff

SUBSECURED DISCUSSED.

August a secretary quality or or of Europe regarded the subpenals usual to andrews inchaing who gave instructions for the preparation and at forth

De auso askoa Barnes a series of questions about his appearance before the Grand Jury and what role Burnes had in it as well as asking him duestions. about his instructions, if any to the jury.

Burnes said that he discussed Andrews (establish before the Varies Commission and in the DAS office with Carrious the night and morning before An-drews went before the Grand

He said they discussed the in-

consistencies in his statement. Andrews asked if Garrison expressed the opinion that " was lying" and Burnes as swered he thought Corpson had expressed that opinion

There were trequent objections by the state on the grounds that Andrews' questions wer-irrelevant in the hearing on a motion to recise the DA and that they covered material that waste come up during the trial Each little the objection was sustained Andrews announced he was filling a bill of excep-tion to the court's ruling.

On several occasions during he questioning of Burnes, An dress would ask a long tovolved question. Burney could answer to repeating the ques-arging. "As I understand your question, you are asking and then ask, 'is this correct" Andrews at one point asset to have the court reporter repeat the questions Judge Sheat apparently tired of the repetition. instructed Andrews to repeat the question and Andrews confessed he could no longer recall what his question was, Judge Sees finally told thin to re-

Andrews did, but first be made it known to was filing a bill of exception to the court's ruing that the court reporter could hat repeat the question In the motion to have Gar-ison recised. Andrews said Carton Old Day Save Son cridence to prove an assassing-

bin comparacy was balcom in

New Otterns

The only conservative existing s the consociety planted in Perry Raymond Susces mind due to use of hypnotical sessions," the motion stated Russo is Carriago Star Vices in the probe Blasso testified if a preliminary beging that he overheard a plot being made by Shaw, pilot David W Ferrie aid Lee Harvey Ostold, Shav is awaiting trial on criminal conspiracy charges. Ferrie died Feb. 22 shortly after Garrison's probe but the headlines

The motion noted that Garrison filed criminal action against a reported godchild of Ferrie's Morris Brownige. Andrews said this action was taken to put pressure on

Andrews also said that a contracter he invented by the name of "Gospales" was named as one of the Kennedy assesCorreson filed criminal charges against Mandel Garcia Concales" for alleged selling and progressive darcolles.

CHANDLER TESTURES

Another withers was David L. Chandler, a correspondent for Lafe gragazine was was once a close (riend of Garrison)

Coder questioning by Andrews Chandler said no moueery arrangements were made between his magazine and Gorrison when the two first discussed the Kennedy Investiga-

Chandler blee coaled Carry to in reference to a conversetion about Andrews which occurred in the d.a s office last December:

"Andrews is lying because of his conflicting statements to the Warren Commission and the Federal Bureau of Investigetion. Why is authors hing. Obviously to protect a chemi-

"Who are his clients? Homo-sexuals. Therefore, he's lying to protect a professent bossoyestlei.

"The world that be "Ca" Bertrand-Clay Show: Furthernure. Shaw has a house in Hammond.

Chandler went on to explain that Carrison found the Ham-mond angle significant in that be believed Oswald was trained at a governila camp in that city Chandier said Garrison also pointed out that Shaw speaks Spanish.

Under these circumstances, Garison became convinced that Space and Bertrand were the same man Chandler testified

Several regioner testified and final states and the information about conversations and control of the second

as Safe was made public. Land Dempsey and Hogs Yorkey of the New Octeons States-Item aid San Igilioski William vere among dance who in-

William Gurvich, former Gur ison investigator also test ed. He said there was no basis for the profes. He asserted that Carrison received money for he divestigation from source other than Troth and Consemences. The latter is a local organization which financially supports the probe RECESS GRANTED

Early in the trial Andrews

had asked for a to-moute recess so be could beleatione an attorney to rile his writ for a delay with the Supreme Court. The recess was granted.

When court resumed. Andrew. asked Judge Shee for a second recess so I can collect my choughts I just can't pop gg and say de-to-da-da-

as the paint the page places the based over by ever and

We will give you a bull-book recess, Mr. Andrews, and that is the last recess we're going to have. Then we're going to

start the trial in this pound. New the close of the desting Wednesday (1991), along Address had questioned all the witnesses available except Nasso, he had the court that he had not had adequate time to prepare his

Audresis asserted that he had to fifty on the telephone to trace down information since he was acting as his own counsel and could not leave the courtroom, and Judge Shea told him "You waited until the last minute to file this motion and then you expect me to wait while you fish around."

tudies cerutary of uses a specialise social ing to contact said those cited are persinent to my case adding that because of the time factor be was unable to produce them.

Julge Sies sie 110 Passa was available up quetioning but Andrews said be needed to expert to the field of ercharty and hypothesis in are de aux libres Bluco

It was finally agreed that at Mana Priday, Andrews would give an apportudity to quesion Dr. Nicholas D. Chetta, October Marish outfler for Campaid & Parties and Resear Dr. Fatter hypostized Russa and Dr. Chella semessed the action.

The good was on Westernian of their way in the figure

ing a one-iour recess. Andrews valled, assistant district attorney Andrew J. Scium lata, who testilled that he that discussed Andrews with Capital

Species, when Andrews are ed. Did he over say I was to ing - Mesok objected that Garrison had already testified, acc was sustained.

Next Assistant DA Burnes Co-questioned Andrews below the grand jury March 16, auecalled

Andrews questioned Burnes about his testimony in the district attorney's office. "It was my opinion after hear-ing your testimony in the district attorney's office that you were willfully deceiving us." Burnes said.

Andrews also asked about purposes of a proposed meeting between Burnes, Andrews

and his attorney

Burnes said that Andrews
had stated that there were 15 to 26 people who knew Clay Bertrand.

Tou were going to bein us locate these persons so we could locate Bertrand, Youwere going to listen to Cha-Show's voice on a telephone a number of things." Durnes said,

Burnes also said he had not told the grand jury the sub-stance of what Andrews had said in the district attorney's

He said it was explained to ory members that the discour atomics office cannot account ster an eath or testimes

Andrews then asked it the grand jury had access to his Warren Commission lessamery belore copies were distributed to members during the March 16 session (Set to my know) edge. Birnes said

"Who possed out discrepancies in testimony before I west jots the grand jury"" Andrews asked.

Morek objected that Andrews was "assuming something that is not in evidence." and was again sestained.

Andrew Chen China Agest Appropriate China China alguare wilder in the decision all offices a office that I was by a a grant of Committee teathroni[®]

ertij gebeure jaar o authorized to be become 42.44

Assistant District Attorney Mym V Oser was placed on the tend, and Andrews propounded the following internal

"If Jim Carrison said I would be untruthful in testi-DOGY, 200 It would be common sometige in the office would TOTAL TREE

At that plant hades See to

sterested in that. You can near those once squad, who was asked anything in the criminal courts if he could remember an arbuilding if you listen long rest of a Manuel Garcin Conenough "

Assistant District Atterney January of 1967. He said he Numa Bertel testified may be could not had not discussed my facet of Lordon surrashet for Bethe. Andrews case with Garrison bottom journment who is employed in Garrison's

and Andrews dismissed him.

Set. Joe J. Buccota of the State Police testified that be and been assigned to Carrison of the first week of March and had worked there until April 18.

agt. Succola tolic Addrews Garrison or his staff. that his name had come up in Andrews made a motion for a report made to chief Garrison investigator Louis Foot, when we ran into you at the 544 out Alcock such he had them such in the court.

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estupled and said. "I'm not mander of the New Orleans pocales in September in 1966 or

but had not accessed them with

However Andrew's questions of the police department's par-noted when the protect that and every andrew's questions of the police department's narended when the state noted that the report was made after An
drews was indicted.

All of the grand just members were dismissed after members were dismissed after members are a Casalage Gorgae for
which the DA's office files a
direct bill of information. Giartrusso said the DA's office can Tasa sad the DA's office of Tisso shad the DA office can The secut withess was Lt make a narcotics armed without I rederick a Soule Sc. com his office showing flour it.